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13	and Tech Data Product Management, Inc.					
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14		CS DISTRICT COURT				
15	NORTHERN DISTRICT OF CALIFORNIA (SAN FRANCISCO DIVISION)					
	(SAN FRANC	CISCO DIVISION)				
16	In re: CATHODE RAY TUBE (CRT)	Individual Case No. 13-CV-00157-SC				
17	ANTITRUST LITIGATION					
		Master File No. 07-cv-5944-SC (N.D. Cal)				
18	This Document Relates to:	MDI No. 1017				
19	This Document Relates to.	MDL No. 1917				
	Best Buy Co., Inc., et al. v. Technicolor SA,	DECLARATION OF SCOTT N.				
20	et al., No. 13-cv-05264;	WAGNER IN SUPPORT OF DIRECT				
21	Electrograph Systems, Inc., et al. v.	ACTION PLAINTIFFS' OPPOSITION				
	Technicolor SA, et al., No. 13-cv-06325;	TO DEFENDANT MITSUBISHI				
22	Interpreted Companyation of America	ELECTRIC CORPORATION'S				
23	Interbond Corporation of America v. Mitsubishi Electric & Electronics USA,	MOTION FOR SUMMARY JUDGMENT BASED ON ABSENCE				
	<i>Inc.</i> , et al., No. 13-cv-05727;	OF LIABILITY				
24	Office Denote Live of Technical on CA and all	O' EIABIEIT I				
25	Office Depot, Inc. v. Technicolor SA, et al., No. 13-cv-81174;					
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26		Before the Honorable Samuel Conti				
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1	P.C. Richard & Son Long Island
2	Corporation, et al. v. Technicolor SA, et al., No. 13-cv-06327;
3	Target Corp. v. Technicolor SA, et al., No. 13-cv-05686;
4	,
5	Costco Wholesale Corporation v. Technicolor SA, et al., No. 13-cv-02037;
6	Schultze Agency Services, LLC v. Technicolor SA, Ltd., et al., No. 13-cv-
7	05668;
8	Sears, Roebuck and Co., et al. v. Technicolor SA, No. 13-cv-05262;
9	,
10	Dell Inc., et al. v. Phillips Electronics North America Corporation, et al., No. 13- cv-2171;
11	
12	Tech Data Corp., et al. v. Hitachi, Ltd., et al., No.13-cv-00157;
13	Siegel v. Technicolor SA, et al., No.13-cv-05261;
14	Viewsonic Corporation v. Chunghwa
15	Picture Tubes Ltd., et al., No.13-cv-02510.
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I, SCOTT N. WAGNER, declare as follows:

- I am a partner at the law firm of Bilzin Sumberg Baena Price & Axelrod LLP, counsel for Plaintiffs Tech Data Corporation and Tech Data Product Management, Inc. ("Tech Data"), and am licensed to practice law in the States of Florida and New York and admitted to practice pro hac vice before this Court. Except for those matters stated on information and belief, which I believe to be true, I have personal knowledge of the facts stated herein, and, if called as a witness, I could and would competently testify thereto.
- 2. I submit this declaration in support of Direct Action Plaintiffs' Opposition to Mitsubishi Electric Corporation's Motion for Summary Judgment.
- 3. Attached hereto as Exhibit 1 is a true and correct copy of Samsung SDI Company, Ltd.'s Amended Plea Agreement dated May 12, 2011.
- 4. Attached hereto as Exhibit 2 is a true and correct copy of Dell's First Set of Interrogatories to Samsung SDI Company Ltd. dated September 27, 2013.
- 5. Attached hereto as Exhibit 3 is a true and correct copy of Samsung SDI Co. Ltd.'s Responses to Dell Plaintiffs' First Set of Interrogatories dated November 25, 2013 -FILED UNDER SEAL.
- 6. Attached hereto as Exhibit 4 is a true and correct copy of Samsung SDI Co. Ltd.'s Motion for Barring Deposition Pursuant to Plaintiffs' FRCP 30(b)(6) Notice regarding Plea Issues dated August 15, 2014 - FILED UNDER SEAL.
- 7. Attached hereto as **Exhibit 5** is a true and correct copy of Direct Action Plaintiffs' Response to Samsung SDI Co. Ltd.'s Motion for Barring Deposition Pursuant to Plaintiffs' FRCP 30(b)(6) Notice regarding Plea Issues dated August 27, 2014 - FILED UNDER SEAL.
- 8. Attached hereto as Exhibit 6 is a true and correct copy of Special Master Walkers' Interim Order dated 9/15/2014 - FILED UNDER SEAL.
- 9. Attached hereto as Exhibit 7 is a true and correct copy of excerpts from the deposition of Norikazu Nakanishi taken September 18, 2014 - FILED UNDER SEAL.

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	10.	Attached hereto a	s Exhibit 8	is a true an	d correct of	copy of	the Japan	ese lang	guage
docume	ent, De	eposition Exhibit 6	113, Bates r	numbered M	1E 000131	622, an	d its cert	ified Er	nglish
languag	ge trans	slation, Deposition	Exhibit 6113	3E - FILED	UNDER	SEAL.			

- 11. Attached hereto as **Exhibit 9** is a true and correct copy of the Japanese language document, Deposition Exhibit 6125, Bates numbered ME 00088171, and its certified English language translation, Deposition Exhibit 6125E - FILED UNDER SEAL.
- 12. Attached hereto as Exhibit 10 is a true and correct copy of a Samsung SDI Defendants' Second Supplemental Responses to Direct Purchaser Plaintiffs' First Set of Interrogatories, Nos. 4 and 5 dated November 25, 2013 - FILED UNDER SEAL.
- 13. Attached hereto as **Exhibit 11** is a true and correct copy of a Mitsubishi Electric Corporation's Supplemental Response to DAPs' First Set of Interrogatories dated September 5, 2014 - FILED UNDER SEAL.
- 14. Attached hereto as **Exhibit 12** is a true and correct copy of the Korean language document, Deposition Exhibit 635, Bates numbered SDCRT-0006041 through SDCRT-0006042, and its certified English language translation, Deposition Exhibit 635E - FILED UNDER SEAL.
- 15. Attached hereto as **Exhibit 13** is a true and correct copy of Deposition Exhibit 6120 titled Updated Exhibit B - **FILED UNDER SEAL**.
- 16. Attached hereto as Exhibit 14 is a true and correct copy of excerpts from the deposition of the Mitsubishi Electric Corporation corporate representative Hitoshi Tsukamoto dated September 22, 2014 - FILED UNDER SEAL.
- 17. Attached hereto as Exhibit 15 is a true and correct copy of Mitsubishi Electric Corporation's Response to DAP's First Set of Interrogatories dated June 25, 2014 - FILED UNDER SEAL.
- 18. Attached hereto as **Exhibit 16** is a true and correct copy of the Japanese language document, Deposition Exhibit 6131, Bates numbered ME 00025688 through ME 00025689 and its certified English language translation, Deposition Exhibit 6131E - FILED UNDER SEAL.

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19.	Attached hereto	as Exhibit 17 is	s a true and c	orrect copy	of the J	apanese la	anguage
document, I	Deposition Exhibit	6129, Bates nu	umbered ME	00088545	and its	certified	English
language tra	nslation, Deposition	n Exhibit 6129E	E - FILED UI	NDER SEA	L.		

- 20. Attached hereto as **Exhibit 18** is a true and correct copy of the document Bates numbered ME 00088485, produced by Mitsubishi Electric and its certified English translation, Bates numbered ME 00088485E_Translation - FILED UNDER SEAL.
- 21. Attached hereto as **Exhibit 19** is a true and correct copy of Deposition Exhibit 6126, Bates numbered ME 00088165 and its certified English translation, Deposition Exhibit 6126E - FILED UNDER SEAL.
- 22. Attached hereto as **Exhibit 20** is a true and correct copy of a letter from Molly Powers to Wendy Polit dated November 19, 2014- FILED UNDER SEAL.
- 23. Attached hereto as Exhibit 21 is a true and correct copy of Direct Action Plaintiffs' First Set of Interrogatories to Defendant Mitsubishi Electric Corporation dated May 7, 2014.
- 24. Attached hereto as Exhibit 22 is a true and correct copy of a letter from Joel Sanders to Philip Iovieno dated July 19, 2013 - **FILED UNDER SEAL**.
- 25. Attached hereto as **Exhibit 23** is a true and correct copy of the Chinese language document Deposition Exhibit 1111, Bates numbered CHU00028558 and its certified English translation, Deposition Exhibit 1111E - **FILED UNDER SEAL**.
- 26. Attached hereto as **Exhibit 24** is a true and correct copy of the Deposition Exhibit 6103 containing the Chinese language document Bates numbered CHU00028548 through CHU00028550 and its certified English translation, Bates numbered CHU00028548E through CHU00028550E - FILED UNDER SEAL.
- 27. Attached hereto as **Exhibit 25** is a true and correct copy of the document Bates numbered CHU00028532-33, produced by Chunghwa Picture Tubes, Ltd. and its certified translation Bates numbered CHU00028532E-33E - FILED UNDER SEAL.

28.	Attached hereto as Exhibit 26 is a true and correct copy of the Japanese language
Deposition Ex	xhibit 6111, Bates numbered ME 00109690 through ME 00109694 and its certified
English langu	nage translation, Deposition Exhibit 6111E - FILED UNDER SEAL.
29.	Attached hereto as Exhibit 27 is a true and correct copy of the Japanese language
Deposition Ex	xhibit 6112, Bates numbered ME 00109911 through ME 00109912 and its certified
English langu	nage translation, Deposition Exhibit 6112E - FILED UNDER SEAL.
30.	Attached hereto as Exhibit 28 is a true and correct copy of the Japanese language
Deposition E	Exhibit 6123, Bates numbered HDP-CRT00023222 through HDP-CRT00023223
and its certif	fied English language translation Deposition Exhibit 6123E - FILED UNDER
SEAL.	
31.	Attached hereto as Exhibit 29 is a true and correct copy of excerpts from the
deposition of	Masahiko Konishi taken December 8, 2014 - FILED UNDER SEAL.
32.	Attached hereto as Exhibit 30 is a true and correct copy of Judge Illston's Order
Denying Tosh	hiba Entities' Motion for Summary Judgment dated November 7, 2011.
I decl	are under penalty of perjury under the laws of the United States and the State of
Florida that th	he foregoing is true and correct.
Execu	ated this 23rd day of December, 2014, in Miami, Florida.
	/s/ Scott N. Wagner
	Scott N. Wagner
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Miami, FL 33131-3456

CERTIFICATE OF SERVICE

The undersigned counsel hereby certifies that a true and correct copy of the foregoing document was electronically served upon the parties and counsel of record through the Court's ECF system on December 23, 2014.

/s/Scott N. Wagner

Scott N. Wagner
Attorney for Plaintiffs
Tech Data Corporation and
Tech Data Product Management, Inc.